



IN THE UNITED STATES PATENT & TRADEMARK OFFICE

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Applicant:

Jerry W. Schoen et al.

: Paper No:

FEB 2 6 2009

Serial No.

09/847,236

Group Art Unit:

1742

OFFICE OF PETITIONS

Filed:

May 2, 2001

Primary Examiner:

John P. Sheehan

For:

HIGH PERMEABILITY GRAIN ORIENTED ELECTRICAL STEEL

PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONALLY UNDER 37 CFR §1.137(b)

Attn: Office of Petitions Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus an extension of time actually obtained.

APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION

		Note: A grantable petition requires the following items: (1) Petition fee; (2) Reply and/or issue fee; (3) Terminal disclaimer with disclaimer fee – required for all utility and plant applications; and (4) Statement that the entire delay was unintentional.		
(1)	Petitio	n fee:		
•		Small entity fee \$ (37 CFR §1.17(m)). Applicant claims small entity status. See 37 CFR §1.27.		
		Other than small entity – fee \$ 1,300.00 (37 CFR §1.17(m)). The is hereby authorized to charge any fees associated with this n or credit any overpayment, to Deposit Account No. 06-2226		
(2)	Reply and/or fee:			
	A.	The reply and/or fee to the above-noted Office Action in the form of Amendment (identify type of reply):		
		has been filed previously on		

		⊠	is enclosed herewith.	.	
	В.	The is	sue fee of \$		
			has been paid previously on		
		_	is enclosed herewith.		
(2)	T				
(3) Terminal disclaimer with disclaimer fee:					
	⊠	Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required.			
		\$small	for a small entity or S	simer fee (37 CFR §1.20(d)) of for other than a nired period of time is enclosed	
(4)	STATEMENT: The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR §1.137(b) was unintentional. [NOTE: The United States Patent and Trademark Office may require additional information if there is a question as to whether either the abandonment or the delay in filing a petition under 37 CFR §1.137(b) was unintentional (MPEP 711.03(c), subsections (III)(C) and (D).				
				Respectfully submitted,	
				Jerry W. Schoen et al.	
				11	
Datadi	Marak	3.9), 2004	By AA	
Dateu.	Maici	1	_, 2004	Kevin S. Sprecher	
	•			Registration No. 42,165	
				Attorney for Applicant(s)	
				FROST BROWN TODD LLC	
				2200 PNC Center	
				201 East Fifth Street	
				Cincinnati, Ohio 45202 (513) 651-6121	
				(515) 661 6121	
Enclos	ures:		Fee Payment		
		\boxtimes	Reply (Amendment)		
		Image: control of the	Terminal Disclaimer Form		
	☐ Additional Sheets containin unintentional delay			statements establishing	
			Other:		

CinLibrary/1380095.1 1606001.0374644 Serial No. 09/047,236

FEB 1 9 2009

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 this day of March 2004.

Keyin S. Sprecher

CinLibrary/1380095.1 1606001.0374644

PATENT TRADEMARK OFFICE

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APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION

(1)	Petition fee;
(2)	Reply and/or issue fee;
(3)	Terminal disclaimer with disclaimer fee – required for all utility and plant applications; and
(4)	Statement that the entire delay was unintentional.

A grantable petition requires the following items:

(1)	Petition	tee:

		Small entity fee \$ (37 CFR §1.17(m)). Applicant claims small entity status. See 37 CFR §1.27.						
		Other than small entity – fee \$\(\frac{1,620.00}{1,620.00}\) (37 CFR \(\frac{\$1.17(m)}{1.17(m)}\)). The er is hereby authorized to charge any fees associated with this communication or erpayment, to Deposit Account No. 06-2226						
(2)	Reply	Reply and/or fee:						
	A.	The reply and/or fee to the above-noted Office Action in the form of						

			has been filed previously or	n	·•
		\boxtimes	is enclosed herewith.		RECEIVED
	B.	The is:	sue fee of \$		FEB 2 6 2009
			has been paid previously or	n	
			is enclosed herewith.		OFFICE OF PETITIONS
(3)	Termin	nal disc	laimer with disclaimer fee:		
	⊠		this utility/plant application al disclaimer is required.	n was filed on or after J	une 8, 1995, no
		a smal	ninal disclaimer (and disclair l entity or \$ quired period of time is enclo	for other than a small en	ntity) disclaiming
(4)	require uninter addition the de	ed reply ntional. nal info lay in	T: The entire delay in filing vantil the filing of a granta [NOTE: The United States ormation if there is a question filing a petition under 37 psections (III)(C) and (D).	able petition under 37 CF Patent and Trademark Of on as to whether either the	R §1.137(b) was ffice may require abandonment or
Dated:	Februa	nry 19,2	2009	Respectfully submitted, Jerry W. Schoen et al. By Kevin S. Sprecher Registration No. 42,1 Attorney for Applica FROST BROWN TO 2200 PNC Center 201 East Fifth Street Cincinnati, Ohio 452 (513) 651-6121	nt(s) DDD LLC
Enclos	ures:		Fee Payment		
		\boxtimes	Reply (Amendment)		
			Terminal Disclaimer Form		
			Additional Sheets containing delay	ng statements establishing u	nintentional
		⊠	Other: Copy of Petition for 03/30/2004 (no response re (no response received) and	ceived); Status Inquiry date	ed 10/21/2005

Serial No. 09/847,236

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 this 19th day of February, 2009.

Kevin S. Sprecher